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UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 OAKLAND DIVISION

EPIC GAMES, INC.,

Plaintiff, Counter-
 defendant

v.

APPLE INC.,

Defendant,
 Counterclaimant.

Case No. 4:20-cv-05640-YGR-TSH

**DEFENDANT APPLE INC.'S
 ADMINISTRATIVE MOTION TO SEAL
 EXHIBIT PX-1047 AND LIVE TRIAL
 TESTIMONY RELATED THERETO**

Pursuant to Federal Rule of Civil Procedure 26(c), Defendant Apple Inc. (“Apple”) moves the Court to partially seal Exhibit PX-1047. This exhibit should be partially sealed because it reflects the same non-public Apple financial data that the Court has ordered sealed at Table 8 of the Opening Written Direct Testimony of Dr. David S. Evans.¹ See Dkt. 614 at 4 (order sealing Evans Opening Table 8 because it “contains Apple’s confidential financial information”); see also Dkt. 540-2 at 71 (unredacted Evans Opening Table 8 containing same, now-sealed non-public Apple financial reflected in Exhibit PX-1047). Disclosure of the non-public financial information contained in Exhibit PX-1047 would put Apple at a competitive disadvantage, as stated in the concurrently-filed Declaration of Rachel S. Brass.

Dated: May 23, 2021

Respectfully submitted,

GIBSON, DUNN & CRUTCHER LLP

By: /s/ Rachel S. Brass
Rachel S. Brass

Attorney for Defendant Apple Inc.

¹ Although PX-1047 cites to “Table VII-7” of the Evans Opening Expert Report, that table became Table 8 in the Evans Opening Written Direct Testimony.